1	ign application using CFR 1,76)	LITY OR DESIGN . TA SHEET (37 CFR	TON (37 CFR 1,63) FOR (APPLICATION D		4
		D\$	PHOTOLABILE COMPOU	and the second s	
 			inventor(e), I/we declare that:		
1			Irected to:	is declaration is dir	th.
			The attached application, or		1
1	_ , filed on 08/29/200	585013 filed	Application No.	X .	1
4	(If coolicate		as emonded on		
: 41			Mara the carried and time	e believe (hat live an	4
	Her which is chalmed and for which				
by a	tion, including the claims, as sime	ve-identified application, in	understand the contents of the at	endment specifically n	
e la to t en visio	ak Office all information known to m n-part applications, material informational or POT International Ring of	g for continuation in part a	es defined in 37 CFR 1.56, included the filling date of the prior w	arus avaitable betwo	to to to the
T a n	man on a cal grant commend to the co		Caucit.	in ritimitati entitibisis (IBBIDAR	7
		32.2 W	Ten of mylour own knowledge as	braidstating tilbas tidl	-
-	a made herein on information and	TUE, all etatements made	further that these statements were	eved to be true, and it	
tallar The Sk	a made herein on information and ledge that willful falso sustemants a sy leopardice the validity of the app	nade with the knowledge the second of the se	luither (het (hoop stelemente word r Imprisonment, or both, under 18 sh.	oved to be true, and to punishable by fine or patent leading thereor	
te llef ar c il ne lle c attori c	s made herein on information and ladge that wildlid false assignments a sy loopardize the validity of the ap-	ove, an exactments made nade with the knowledge if i.S.C. 1001, and may loop	further that these statements were v terprisonment, or both, under 18 in.	rved to be true, and to sunishable by the or splent lesuing their or	
teller gr	a made herein on information and ladge that willful false stationarity is by loopardize the validity of the app	Ove, an experiments made nade with the knowledge if 1.8.C. 1001, and may loop		tived to be true, and it punishable by the gr splent leading thereof L NAME OF INVEN	#
and	s made herein on information and ladge that wilful false assignments a sy loopardize the validity of the app	ove, as extrements made with the knowledge of S.C. 1001, and may leop		L NAME OF INVEN	#
te the sec			NTOR(8)	L NAME OF INVEN	
		Ove, an extrements made with the knowledge of the S.C. 1001, and may leope of the S.C. 1001 a	NTOR(S). Brito ETCHENIQUE	L'NAME OF INVENTION ONE Reberal Constitution on the constitution of the constitution o	
and the second			NTOR(8)	L NAME OF INVENING OF INVENING PROPERTY OF INVENING	TUI WAS
The same	Argentina		NTOR(8). Perio ETCHENIQUE SOLYUSTE	L'NAME OF INVENTION ON THE PROPERTY OF THE PRO	
	Argentina	Gilizan of:	NTOR(S). Brito ETCHENIQUE	L'NAME OF INVENTION OF INVENTION OF INVESTIGATION OF INVE	
神楽	A/genitra	Gilizan of:	NTOR(8). Perio ETCHENIQUE SOLYUSTE	L'NAME OF INVENTION ON THE PROPERTY OF THE PRO	
	Argentina	Gilizen of: Clüzen of:	NTOR(8). Perio ETCHENIQUE SOLYUSTE	L'NAME OF INVENTION OF INVENTION OF INVESTIGATION OF INVE	

PTO/58/01A (00-04)

Approved for use through 07/31/2008, OAR9 0551-0032

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF CONSURING.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information uniters Killsplays a valid OAR9 control number.

DECLARA	TION (37 CFR 1,63) I APPLICATI	FOR UTILITY OR DI ION DATA SHEET (ESIGN APPLIC (37 CFR 1.76)	ATION USING AN
Titlé of Invention	PHOTOLABILE CON			
As the below name	d inventor(s), I/we declar	ire that:	·····	
This declaration is o	directed to:			
' [The attached application	ion, or		
x	Application No.	10/585013	, filed on	08/29/2008
	as emended	d on		(if applicable);
eonBuf.				almed and for which a patent is
IAVe have reviewed an amendment specifical	id understand the contents ly referred to above;	of the above-identified ap	plication, including t	the claims, as amended by any
material to patentabilit	ity as defined in 87 CFR 1.3 Sween the filing data of the	.56. Including for continuati	loo-lo-cart applicatio	lomation known to meaus to be bris, material information which international filing date of the
believed to be true, an	nd further that these statem s or imprisonment, or both, reon.	nania were made with the k	knowledge that willfund may jeopardize the	on information and ballet are of take statements and the like he validity of the application or
FULL NAME OF IN	VENTOR(S)		****	
Inventor one: R	oberto ETCHENIQUE	<u> </u>		
Signature:		Clib	en of:	Argentina
Inventor two: /R	efeel YUSTE,			
Signature:	L VINS	Cltize	en of:	us
Inventor three: Lu	IIS BARALDO			
Signature:		Citize	en of:	Argentina
Inventor four:				
Signature:		Cilize	an of:	
Additional trivent	tors or a legal representative	e are being named on	additional	form(s) attached hereto.

Linda	the Penerwork Redu	tion Act of 1995, no benon	s sine inquired to the	Approve U.S. Patent and Treditive pond to a collection of informe	PTC od for use Typuch 97/31/2006. of Office: U.S. DEPARTMENT for unless 8 departs 3 vals OM	
1	DECLARAT	ION (37 CFR 1.6	3) FOR UTIL	ITY OR DESIGN A SHEET (37 CFR	PPLICATION USING	A
184	of invention	PHOTOLABILE O	OMPOUNDS	•		
À	the below named	inventor(s), I/we de	clare that	<u> </u>		
Th	s declaration is d	irected to:		•		- -
		The attached appli	:		l pn: 06/29/200	.
	L.	Application No.		55013 , Ridd	on <u>06/29/201</u> (if soplicat	
•		البستا	Ţ.			
	Believe that I/we	anvers the original and	s first inventor(\$)	of the subject majter wh	ich is claimed and for which	h a sectorat la
ندن	have reviewed as	nd understand the cont	ents of the above	sidentified application, in	cluding the claims, as area	ndee by any
o)	endment specifical	ly referred to above:				
	ecknowledge the lengt to palentabili sone available be unuation-in-part at	ly as defined in 37 CF.	United States P R 1.58, Including of the prior appli	stont and Transmark Offi for continuation in part cation and the national	ce all information known to spot cations, material trium or PCT international filing	of the
Ą	statements made	harein of mylour own	knowledge are	irus, all statements mad	la harem on information e	nd baller are
	aved to be true, a punishable by fin patent issuing the	nd further that these at a or imprisonment, or t	iolh, under 18 U	S.C. 1991, and may jee	that will'd labe statements pardize the validity of the s	ang she ske pplication or
3.5.5	petient Isouing the	nd further that these at a or imprisonment, or b recon.	iolh, under 18 U	S.C. 1001, and may jeo	that which raise sustained apparents the validity of the s	policular or
2.5	L NAME OF IN	nd further that these at a or implicanment, or it reads.		S.C. 1901, and may jee	that watch face scales are pardize the validity of the s	ene sne star politeisten er
12	LL NAME OF IN	nd further that these at a or imprisonment, or b recon.		S.C. 1001, and may jee	Argentina	end intente
23.2	petent issuing the LL NAME OP IN entor one: F	nd further that these at a or implicanment, or it reads.		age with the knowledge (S.C. 1001, and may jee	pardize the validity of the a	end ing star politikan or
2 to 3 to	petent issuing the LL NAME OP IN entor one: F	nd humber that these at a primprisonment, or bream. VENTOR(S)		age with the knowledge (S.C. 1001, and may jee	pardize the validity of the a	end ing stu- political or
	petent issuing the LL NAME OP IN entor one: F nature; nature;	nd humber that these at a primprisonment, or bream. VENTOR(S)		Cilizan of:	pardize the validity of the a	ene ine stu politicion or
\$ 15 M	petent issuing the LL NAME OP IN entor one: F mature: mature;	nd further that these state or imprisonment, or income the control of the control		Cilizan of:	pardize the validity of the a	en ing sto politican or
1	petent issuing the LL NAME OP IN entor one: F mature; entor two: F mature; entor three: C	nd further that these state or imprisonment, or income the control of the control		Cilizen of:	Argentina US	ene ine sto political or
	LL NAME OF IN entor one: F nature: entor two: F nature:	nd further that these state or imprisonment, or income the control of the control		Cilizen of:	Argentina US	en a sta

Pena 1 of 1